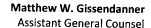
South Carolina Electric & Gas Company's Request for Approval of Contract for Electric Service with Dayton Rogers of South Carolina, LLC			BEFORE THE DEPUBLIC/SERVICE COMMISSION OF SOUTH CAROLINA MAR - 5 FCOVER SHEET DOCKET NUMBER: 2014 - 99 - E			
(Please type or print Submitted by:	Matthew W. Gis	gandannau	S.C.	Don Nameh and	7(027	
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⊠ Electric		☐ Affidavit		Letter		□ Request
☐ Electric/Gas		☐ Agreement				☐ Request for Certificatio
Electric/Telecon	mmunications	☐ Answer		☐ Motion		Request for Investigation
☐ Electric/Water		☐ Appellate Review	W	Objection		Resale Agreement
☐ Electric/Water/	Telecom.	Application		Petition		Resale Amendment
☐ Electric/Water/S	Sewer	☐ Brief		Petition for Re	econsideration	Reservation Letter
Gas		Certificate		Petition for Ru	ılemaking	Response
Railroad		☐ Comments		Petition for Rule	e to Show Cause	Response to Discovery
☐ Sewer		☐ Complaint		Petition to Inte	ervene	Return to Petition
☐ Telecommunica	tions	Consent Order		Petition to Inter	vene Out of Time	☐ Stipulation
☐ Transportation		☐ Discovery		Prefiled Testir	nony	☐ Subpoena
☐ Water		☐ Exhibit		Promotion		☐ Tariff
☐ Water/Sewer		Expedited Consid	deration	Proposed Orde	er	Other:
Administrative !	Matter	Interconnection Ag	greement	Protest		
Other:		☐ Interconnection Am	mendment	Publisher's Af	fidavit	
		Late-Filed Exhibi	it	Report		







March 6, 2014

VIA HAND DELIVERY

The Honorable Jocelyn G. Boyd Chief Clerk/Administrator **Public Service Commission of South Carolina** 101 Executive Center Drive Columbia, South Carolina 29210

RE: South Carolina Electric & Gas Company

Request for Approval of Contract for Electric Service with Dayton Rogers of

South Carolina, LLC

Dear Ms. Boyd:

Pursuant to 10 S.C. Code Ann. Regs. 103-303 (2012), South Carolina Electric & Gas Company ("SCE&G" or "Company") hereby files and seeks approval of a Contract for Electric Service ("Contract") between SCE&G and Dayton Rogers of South Carolina, LLC, with such approval to be made effective as of April 1, 2014. Under the contract, SCE&G will begin providing service to Dayton Rogers on April 1, 2014. The Contract continues for ten (10) years from the date of service, unless an early termination is mutually agreed upon by the parties. The Contract is automatically extended thereafter until terminated by either party.

Dayton Rogers of South Carolina, LLC, is a division of Dayton Rogers Manufacturing Company ("Dayton Rogers"), a full-service metal forming supplier headquartered in Minnesota with plants in California, Ohio, Minnesota, New York, Texas, and Florida. The Contract is related to Dayton Rogers' decision to create a new division and open a new production facility in Richland County. The new production facility will be located at 1020 2nd Avenue in Columbia, near Bluff Road and Interstate 77, in an existing two-building facility totaling 135,000 square feet. The new facility will be the largest of all of Dayton Rogers' facilities, and Dayton Rogers expects the approximately \$11 million planned investment to create 134 new jobs over the next five years.

Due to the commercial sensitivity and proprietary nature of certain provisions of this Contract as well as the highly competitive nature of the industry in which Dayton Rogers operates, the Company and Dayton Rogers respectfully request that the Public Service Commission of South Carolina ("Commission") find that the Contract contains protected

Information Act, S.C. Code Ann. §§ 30-4-10 et seq., 10 S.C. Code Ann. Regs. 103-804(S)(1), or any other provision of law. Pursuant to 10 S.C. Code Ann. Regs. 103-804(S)(2), the determination of whether a document may be exempt from disclosure is within the Commission's discretion.

To this end, and in accordance with Commission Order No. 2005-226, dated May 6, 2005, in Docket No. 2005-83-A, we enclose with this letter a redacted version of the First Amendment that protects from disclosure the sensitive, proprietary and commercially valuable information, while making available for public viewing non-protected information. We also enclose a copy of the unredacted First Amendment in a separate, sealed envelope and respectfully request that, in the event that anyone should seek disclosure of this unredacted First Amendment, the Commission notify SCE&G of such request and provide it with an opportunity to obtain an order from this Commission or a court of competent jurisdiction protecting the First Amendment from disclosure.

Enclosed are the following:

- (1) A true and correct copy of the original First Amendment in a sealed envelope marked "CONFIDENTIAL." Each page of the First Amendment is also marked "CONFIDENTIAL."
- (2) Ten (10) copies of a redacted copy of the First Amendment for filing and public disclosure.

By copy of this letter, we are providing the South Carolina Office of Regulatory Staff ("ORS") with a redacted copy of the First Amendment for its records. Additionally, SCE&G will make the original, unredacted copy of the First Amendment available to ORS for its review.

Thank you for your assistance and consideration of this matter. If you have any questions, please do not hesitate to contact us at your convenience.

Very truly yours,

Matthew W. Gissendanner

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MWG/mcs Enclosure

cc: Jeffrey M. Nelson, Esquire
John Flitter
Leigh Ford
(via hand delivery)

ORIGINAL CONTRACT FOR ELECTRIC SERVICE

Effective Date: 04-01-14 Contract No.: E 0214002

THE PARTIES HEREIN NAMED AGREE TO THE FOLLOWING

Customer's Legal Name: Dayton Rogers of South Carolina, LLC						This original	
D/B/A Dayton Rogers						to be returned to SCE&G Company	
Premises Served:	Manufacturing Facility						
ervice Address: 1020 2 nd Avenue, Columbia, SC 29209-3531							
Billing Address:	8401 West 35 W Servic	e Drive, Minne	eapolis, M	N 55449-7	260		
Initial Term Ends: 10	Years from Effective D	ate; Se	ervice Dat	te: April 1	, 2014		
Minimum Notice of Term	ination: 12 M	lonths after in	itial term	•			
Supply: 23.9/13.8 Kv	Service Method:	Padmounted Ti	ransforme	r			
Delivery: 277/480	Volts, 3 Phase	e, 3 V	Wire,	WYE C	nnected		
Point of Service:	Secondary terminals of So	CE&G-owned	padmount	ed transform	ner		
Metered Voltage:	277/480 Volts; Ma	eter Location:	Transfe	ormer Pad			
Billing Rate: 20	Contract Demand:	375 kVA	Maxin	um Capa	city: 750	KVA	
Build-up Period: 6 mo	nths	SIC:	3469	NAICS	33211	9	
Special Provisions/Extra lincorporated herein by refer	Facilities/Explanations: rence. This Contract is to	(Acct. No. 8-2100 establish new	-9914-7273) service.	See attacl	ned Exhibit	"A", which is	
This contract incorporates all general written agreements/contracts cover	al, standard, and special terms her ing the same service.	reafter or incorpora	ted by referen	ace, and supers	edes all previou	is oral or	
DAYTON ROGERS OF SOUT	H CAROLINA, LLC		SOUTH	CAROLINA	ELECTRIC	& GAS COMPANY	
Ву:)	Ву:	<u> </u>	~16			
Print: David Fe	nsice	_	rint: Danie				
Title: CCO/CLO		Title:	Vice Preside	nt, Customer	Service & Re	newables .	
CLP# E0214002							
RCVD		ige 1 of 5 pag	es			*	

EXHIBIT "A" Contract for Electric Service between SCE&G and Dayton Rogers of South Carolina, LLC 1020 2nd Avenue Columbia, SC 29209-3531

I. GENERAL

This Contract is being executed between South Carolina Electric & Gas Company and Dayton Rogers of South Carolina, LLC for and on behalf of themselves, their successors and assigns, and constitutes the sole and entire agreement between the parties and supersedes all prior and contemporaneous understandings, agreements, representations and warranties, both written and oral, with respect to the same services.

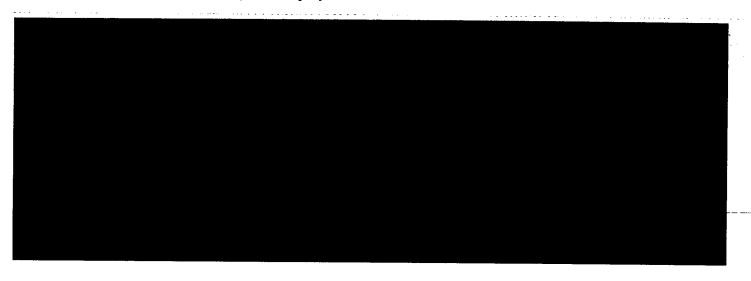
All provisions of the Company's Medium General Service Rate 20 are incorporated herein by reference and are a part of this Contract for Electric Service unless expressly deleted or modified herein.

Company owns and will maintain the pad-mounted transformers, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer pad and all circuits and equipment on load side of transformer terminals. Customer agrees to keep transformers and primary cable unencumbered and accessible to Company's maintenance vehicles and to keep transformers protected from vehicular traffic. Customer agrees to distribute his internal secondary loads in such manner as not to overload any transformer.

Section II. SPECIAL CONDITIONS

Contract Rate

- 1. Beginning with the date that service commences under this Contract and extending for the ten year Initial Term, Customer will be billed according to a Contract Rate consisting of: 1) a Basic Facilities Charge; 2) an Energy Charge; 3) a Demand Charge; and, 4) an Economic Development Incentive Credit, as follows:
 - 1) <u>Basic Facilities Charge</u>: The Customer's Basic Facilities Charge shall be the "Basic Facilities Charge" included in Medium General Service Rate 20 (Rate 20), in effect at the time of billing.
 - 2) Energy Charge: The Customer's Energy Charge shall be determined by applying the "Energy Charge" per kWh in the Company's Rate 20, in effect at the time of billing, to the billing kWh as measured by the Company.
 - 3) <u>Demand Charge</u>: The Customer's Demand Charge shall be determined by applying the "Demand Charge" per kVA of Billing Demand in the Company's Rate 20, in effect at the time of billing, to the kVA billing demand as determined by the Company.



- 3. The Customer agrees to support the Company in its request to the Public Service Commission of South Carolina ("Commission") to protect the confidential information contained within this Contract. This Contract is subject to the approval of the Commission, and any and all provisions herein are subject to change by order(s) of the Commission and the Customer agrees to support the Company in its request to the Commission seeking approval of the Contract.
- 4. Company and Customer hereby agree to keep the terms of this Contract confidential. Neither party shall disclose directly or indirectly without the prior written consent of the other party the terms of this Contract to a third party except (i) in order to comply with any applicable law, order, regulation, or exchange rule; (ii) to the extent necessary for the enforcement of this Contract; or (iii) to its employees, lenders, counsel, accountants and other agents on a need-to-know basis for the analysis of business issues related to this Contract, provided such persons shall have agreed to keep such terms confidential. The existence of this Contract is not confidential.

Approval Initials	DRF	DFK	
	For Customer	For Company	

STANDARD CONDITIONS

Supply and Use: Company agrees to sell and Customer agrees to buy from Company all purchased electric energy, capacity, related transmission services and any related distribution services required by Customer for use on its premises covered hereunder. Resale by Customer of energy, capacity, related transmission or related distribution services is not permitted.

Creditworthiness: Company, in order to satisfy itself of the ability of the Customer to meet its obligations under the contract may conduct periodic reasonable credit reviews in accordance with standard commercial practices. Customer agrees to assist in these reviews by providing financial information and at the request of the Company, will maintain such credit support or surety including but not limited to, an unconditional and irrevocable letter of credit to provide adequate security for protection against the risk of nonpayment.

Service Application, Deposit and Release: Prior to receiving service, Customer or its Agent must: (a) Ensure that an application for service is made to Company, either in person at one of Company's commercial offices or through the Company representative coordinating the service arrangements; (b) Post a service deposit with Company (as determined by Company in accordance with S.C. Public Service Commission regulations), unless waived by Company in favor of other satisfactory assurance for payment of bills; and (c) Ensure that any inspections required by governmental authorities having jurisdiction are completed and notice thereof is given to the Company.

Commencement of New Service: Company and Customer shall make every reasonable effort to have their respective facilities ready for service by the Service Date stated on Page 1. If conditions should change, the affected party shall immediately notify the other.

Assignment: Neither Party shall assign this Agreement or its rights hereunder without the prior written consent of the other Party, which consent may be withheld in the exercise of its sole discretion.

Term: This Contract shall commence on the Effective Date (the date on which this contract is fully executed) and shall continue for the full Initial Term, unless an early termination is mutually agreed upon. Thereafter, it will extend automatically until terminated by either party giving the other a written Minimum Termination Notice. Billing for service rendered hereunder shall commence on the Service Date (the date customer contracts for service under the tariff applicable to this contract) or the date that service is first made available, whichever is later, or in accordance with terms stated under Special Provisions.

Termination: Should Customer terminate this contract and disconnect service for any reason, either during the initial term or any extension thereof unless waived as provided for herein, Customer shall pay to the Company a facilities termination charge equal to (a) the total installed cost of facilities dedicated solely for serving Customer, (b) less any Customer contribution to construction, (c) less accumulated depreciation of the facilities funded by Company, (d) less salvage value of all facilities dedicated solely for serving Customer, (e) plus the cost of removal (including any associated environmental investigation/remediation costs related to a spill or release of hazardous substances caused by Customer or those paid or incurred by the Company which were not the result of negligence on the part of the Company), all as determined by Company in accordance with its standard accounting practices; provided, however, that the termination charge shall not be less than zero. Customers who terminate prior to the expiration of the initial term or any extension thereof may also be required to pay to Company a demand termination charge equal to 90% of the maximum demand set during the term times the demand rate in effect at the time of termination times the number of months remaining in the contract period.

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Approval Initials	<u> </u>	- DIR	
	For Customer	For Company	

Company may waive a portion or all the termination charges where (1) a succe contract is executed prior to termination of this Contract, or (2) Customer is able to furnish Company with satisfactory evidence that a successor customer will occupy the premises within a reasonable time and contract for substantially the same service facilities. If deregulation should occur during the term of this contract, the above demand termination charge, after deregulation, will be determined by appropriate governing authority(ies) rules at that time. The termination charges above shall not preclude additional termination charges approved by the SCPSC or imposed by law.

Impaired Service: Customer shall be responsible for installing and maintaining on its system such protective equipment as necessary for protecting its equipment from single phase conditions, momentary interruptions or voltage fluctuations arising from conditions on its system or from Company's supply lines. Customer shall not operate its equipment of such nature and in such manner as to impose voltage flicker, surges, or harmonics on Company's system that adversely affects the Company's system or its service to other Customers. Adverse conditions verifiable as of Customer origin shall be corrected promptly by Customer or upon Notice Company may discontinue service until the conditions are corrected. Customer agrees to keep Company equipment unencumbered and accessible at all times.

Load Increase: If Customer contemplates a load increase which may exceed the Maximum Capacity stated on Page 1, Customer shall give Company written notice of planned increase, with sufficient lead time for Company to enlarge its facilities. In such cases this Contract may be amended by mutual consent of the parties to reflect any changes in the service characteristics, applicable charges or conditions of service.

Facility Relocation: Should Customer request Company to relocate any of its facilities, or take any action which will require Company to relocate its facilities, Customer shall reimburse Company for the costs incurred.

Hold Harmless: Company and Customer do respectively assume full responsibility for the maintenance and operation of the facilities owned and/or operated by each, and each shall indemnify and except as hereafter limited, shall hold the other harmless from any loss resulting from bodily injury (including death) or damage of property arising directly or indirectly out of any negligent or willful act or failure to act on the indemnitor's part in the installation, maintenance, operation, replacement and/or removal of the facilities owned and operated by each. Neither party shall be liable to the other in any event, whether in contract, tort or otherwise, for any loss of revenue, profits, use of production, costs of capital or purchased or replacement power, interest, business interruption, claims of customers or any other incidental, indirect or consequential damages of any nature whatsoever. Customer(s) acknowledge(s) the presence of overhead and/or underground power lines and understands that contact with them could cause serious injury or death.

South Carolina Public Service Commission: This Contract, the Billing Rate referenced on Page 1, and all services rendered hereunder, are subject to the Company's "General Terms and Conditions" as approved by the Commission, and to the "Rules and Regulations" of the Commission, as the foregoing now exist or may be amended in the manner prescribed by law. The billing Rate and General Terms and Conditions are attached and made a part hereof; Rules and Regulations are made a part by reference and are available upon request. This contract is specifically intended to survive deregulation or retail access.

Bold Print Terms: Bold Print terms reference the corresponding completed blanks on Page 1.

Approval Initials	DRE	OFK	
	For Customer	For Company	